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Case	No.	 

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I am the o subject m	riginal, first and sole invented are	eby declare that my residence, pose entor (if only one name is listed be not for which a patent is sought on ion comprising a ben:	elow) or an o the invention	original, first and joint inventor on entitled:		
the specific	ication of which (check a ttached hereto is filed on	applicable box(s)):		olication Serial No.		· · · · · · · · · · · · · · · · · · ·
☑ was	s filed as PCT Internation of the policy of	nal application No. $\underline{PCT/JP}$	99/0209	8 on 2	April 20, 199	9
amendme 37 C.F.R. below and priority is Priority Fo	nt referred to above. I a 1.56. I hereby claim for have also identified bel	d and understand the contents of to icknowledge the duty to disclose in eign priority benefits under 35 U.S ow any foreign application for pate is claimed, before the filing date o	nformation v S.C. 119/36 ent or invent	which is material to the patent 5 of any foreign application(s) tor's certificate having a filing ation:	ability of this applicat for patent or inventor	ion in accordance with 's certificate listed e application on which
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	laim the benefit under 39 on Number	5 U.S.C. §119(e) of any United Str Dat	ates provision		v.	·
subject m	atter of each of the claim 2, I acknowledge the du	5 U.S.C. 120/365 of all prior Unitens of this application is not disclosty to disclose material information CT international filing date of this a	ed in such p as defined	orior applications in the manne	er provided by the firs	t paragraph of 35
	JPCT Application(s): on Şerial No.	Da	y/Month/Ye	ar Filed		Status: patented pending, abandoned
be true; as imprisonmapplication 22201-47 address) i connected 30184; Ro Spooner Thomas E	nd further that these state that, or both, under Section or any patent issued the state of the s	is made herein of my own knowled tements were made with the known ion 1001 of Title 18 of the United tereon. And I hereby appoint NIX (703) 816-4000 (to whom all comely my attorneys to prosecute this resulting patent: Arthur R. Crawfor ichard G. Besha, 22770; Mark E. hard, 29009; Duane M. Byers, 333 Wilson, 32955; J. Scott Davidsop rquist, 34776; Updeep S. Gill, 373	ledge that w States Code ON & VANE Imunication application d, 25327; L Nusbaum, 3 63; Jeffry H 33489; Ala	villful false statements and the e and that such willful false state DERHYE P.C., 1100 North GI ns are to be directed), and tr and to transact all business in arry S. Nixon, 25640; Robert 32348; Michael J. Keenan, 32 I. Nelson, 30481; John R. Las	e like so made are pu atements may jeopan ebe Rd. 8 <sup>th</sup> Floor, A ne following attorneys in the Patent and Trad A. Vanderhye, 27076 106; Bryan H. Davids tova, 33149; H. Warn	nishable by fine or dize the validity of the rington, VA thereof (of the same emark Office; James T. Hosmer, on, 30251; Stanley C. en Burnam, Jr. 29366;
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FOR ADDITIONAL INVENTORS, check box 🖺 and attach sheet with same information and signature and date for each.

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